Greenbelt Reus Review

AN INDEPENDENT NEWSPAPER

Volume 30, Number 4

GREENBELT, MARYLAND

Thursday, December 8, 1966

GHI Board Votes to Appeal Circuit Court Dismissal of School Site Suit

The Greenbelt Homes, Inc. board of directors unanimously voted Thursday night to appeal the Circuit Court dismissal of the corporation's suit, which sought to restrain the county board of education from constructing a senior high school on parcel 2—the land between the GHI properties and the Baltimore-Washington Parkway. The dismissal ruling was handed down by Circuit Judge Ralph W. Powers on November 30.

The decision to appeal to Maryland's Court of Appeals was made after the GHI board heard a first-hand account of the status of the case from its attorney, David Reich.

The substance of the GHI suit, which was filed last June, was the charge that the school board acted "arbitrarily, capriciously, and in breach of its trust as a public body" in selecting a senior high school site.

The suit noted that the school board had originally selected Parcel 15 — a tract near the Capital Beltway and Greenbelt Lake — which had been recommended in Master Plans prepared by the Maryland National Capital Park and Planning Commission and by the City of Greenbelt and which had been approved by the State Superintendent of Schools.

The owners of Parcel 15 (Charles Bresler, Theodore Lerner, and associates) offered an alternative site (parcel 2) which was accepted by the school board despite objections from the city and GHI that parcel 2 was undesirable and would overburden city streets and impair valuable GHI property rights.

The suit charged that in reversing its decision, the school board was "influenced by considerations other than the public interest" and that the school board was "substituting for its own judgment the pressures and influence which Bresler-Lerner were able to assert by reason of their ownership" of both tracts.

Ruling of Court

Judge Powers, in sustaining the school board's demurrer for dismissal, held that the school board had acted within its authority in selecting a site. He agreed with the argument of the school board attorney, Paul N. Nussbaum, that the GHI complaint was insufficient as a basis for relief in that the assertions of "pressures and influence" were mere conclusions.

Powers expressed concern that any other finding would encourage an influx of citizen suits whenever a citizen was displeased by an administrative decision.

Reich in his argument before the court stated that the complaint met all the requirements of Maryland procedure and that the case should go to trial for a hearing on the merits of the case. He said that the suit involved unusual circumstances and was not a simple case of citizen displeasure with the

selection of one site over another. The Board of Education, Reich said, had agreed upon parcel 15 as a site and started condemnation proceedings. Thereafter, he said, the developer began to squeeze the school board by virtue of ownership of both tracts of land. Reich referred to the proposal of the developer, made with the knowledge of the Board of Education, whereby the developer would agree to a senior high school on parcel 15 only if the city would not object to denser zoning on parcels 1 and 2 of his land. When the city refused this offer, the developer then offered parcels 1 and 2 as a substitute for

Thus, Reich concluded, the Board of Education became the vehicle for enhancing private interests, and should not have allowed itself to be placed in such a position.

Reich also referred to the income-tax advantages accrued by Bresler-Lerner in the school board's choice of parcel 2 and to the pressure exerted by the developer in seeking a rush decision from the school board by stressing the needs of the Gudelsky estate

School Board Argument

Nussbaum argued that the Board of Education has a right to act in its discretion without judicial interference unless fraud is involved. The GHI complaint, he said, was insufficient in that it did not set forth a clear allegation of facts in alleging fraud, capriciousness, corruption, etc.

Reich, in turn, argued that Nussbaum, had not stated in detail the reasons why he found the GHI complaint inadequate, as required by Maryland procedure. Judge Powers admitted that the language of the school's demurrer lacked specificity and that, on the face of it, the demurrer should be overruled because of failure to meet technical requirements.

The Judge felt, however, that the case should not be adjudicated on technical grounds but on the issue of whether there was sufficiency of the pleadings in the GHI complaint, in accordance with the case of Dixon v. Carrol County Board of Education.

Prior to the November 30 hearing, the county school board had sought to dismiss the suit on the ground that the case was moot because the land had already been purchased. When this demurrer was denied, the school board moved for summary judgment, which was again denied because the issue of sufficiency of pleading was not properly raised. The court, however, gave Nussbaum another chance for a preliminary objection by allowing him to withdraw his answer and to file a demurrer.

Reich argued on November 30 that these actions of the court were prejudicial to GHI's case.

Council Approved GHI Townhouses, Appointments To Advisory Boards

The city council voted Monday night to prohibit parking on the Greenbelt Homes, Inc. side (northeast) of Crescent Road from Gardenway to Hillside. A letter advising residents of this proposed change had been mailed and city manager James Giese reported that he had received no objections.

The council agreed to urge the Maryland National Capital Park and Planning Commission that it approve a request by GHI for a zoning change to permit the construction of 25 townhouses in the tract opposite the North End School. The change sought is from rural-planned-community zoning to the new R-T zoning (townhouses).

GHI is planning 25 homes on 5.1 acres for an average density of 5 units per acre, which is below the present GHI density of 7 units per acre. A R-7 zoning permits up to 12 units per acre but applicants are required to specify the density of the development before approval is granted. The zoning is thus conditional upon adherence to the density.

The Advisory Planning Board in

WHAT GOES ON

Thursday, Dec. 8, 7:45 p.m. — GHI Budget Meeting. Hamilton Pl.

Friday, Dec. 9, 8:30 p.m.—Duplicate bridge, Co-op Hospitality Room.

Saturday, Dec. 10,10-12 noon— Registration for Boys' Club basketball, Youth Center.

Monday, Dec. 12, 9 p.m.—Special Council Meeting, Municipal Building.

Tuesday, Dec. 13, 8 p.m.—5th annual Christmas Concert, Greenbelt B a n d, Center School.

PUBLIC HEARING TONIGHT

The Prince George's County delegation to the Maryland Legislature will conduct a public hearing at 8 p.m. tonight, Dec. 8, at the Robert Goddard Junior High School, 9850 Telegraph Rd., Lanham. This will be the second in a series of three hearings.

Tree Lighting Service

At 7 p.m. this Sunday, the Greenbelt Community Church will hold its annual Tree lighting service, sponsored by the Senior High Fellowship. A faithful church member will be honored by being asked to light the tree. Following the tree lighting, there will be family caroling and refreshments in the Social Hall, plus a few surprises planned by the Senior High Fellowship members. The public is invited

Band Gives Xmas Concert

The Greenbelt Concert Band will present its 5th Annual Christmas Concert at the Center School on Tuesday, Dec. 13 at 8 p.m., admission free.

The band has about 35 members, ranging in age from high school to retired, coming from as far away as District Heights and Silver Spring. Formed about 9 years ago, the band has been in Greenbelt 4½ years. It presents about 5 free concerts in Greenbelt each year.

Some of the pieces to be presented Tuesday evening will be Sleigh Ride, Bach's Sheep May Safely Graze, a special novelty piece for children The Night Before Christmas, and other traditional Christmas pieces.

So, join in the Christmas Spirit, come and bring the family and support YOUR band.

Council Votes 4-1 to Appeal Zoning on Golden Triangle

by Elaine Skolnik

After a 2-hour discussion which gave all members of the 75-person audience full opportunity to express their views, the city council voted last Monday night to reaffirm an earlier decision to appeal the Golden Triangle zoning case. The vote was 4 to 1, with councilman David Champion dissenting.

Mayor Edgar Smith who earlier in the evening had voiced his opposition to the appeal on the grounds that in his judgment the chances of a successful appeal were "a remote possibility," voted to side with the majority when councilman Francis White announced his decision to support the appeal.

The Circuit Court's decision of last September to uphold the County Commissioners' granting of a C-2 zoning for a regional shopping center on the Golden Triangle will now go to Maryland's Court of Appeals. The 57-acre tract borders on the north side of Greenbelt Rd. between the Capital Beltway and Kenilworth Ave.

The Council had voted earlier on October 6 to appeal the case by a 3-2 vote, with White and Champion in the minority. Subsequently, the council voted to reconsider its decision when Mayor Smith indicated that after reviewing the case and hearing the views of city attorney Joseph A. DePaul, he was inclined to drop the appeal.

White Key Vote

White's vote was the critical one on Monday night. The position of Councilmen Richard Pilski and William Hoff in favor of the appeal had been clear from the beginning. Hoff, who made the motion to appeal, said that a city's final protest is never made until the case is taken to Maryland's highest court. Pilski, who seconded the motion for appeal, said the regional shopping center would not add a thing to the city, especially with the traffic problems created. He felt that the citizens were willing to shoulder the extra taxes needed to continue the fight and that the appeal was necessary so that the city would never have to wonder what would have happened otherwise.

White, while agreeing with Smith that the chances of a successful appeal were very slim, felt that other factors were overriding. He noted that "I have had no contact by any citizen sustaining the position of not appealing, but rather I have had any number of citizens, including the Citizens for a Planned Greenbelt and the board of directors of Greenbelt Homes, Inc., urging the city to appeal." He also took note of the offer of Greenbelt Homes, Inc. to pay one-third of the legal costs of an appeal. Finally he took cognizance of the views expressed by members of the audience all of whom urged appeal. "I feel," White said, "that it would be unwise for me to supplant this large voice urging for an appeal by my single considered

judgment." A round of applause greeted his statement.

Legal Arguments

Before the vote, council heard statements from the GHI Board and members of CFPG, and received petitions signed by 250 citizens, all urging appeal. In addition, the council was addressed by GHI attorney Albert Ginsberg and First National Realty attorneys William Avrutis and Joseph Vance.

Much of the evening's discussion concerned the legal status of the case. A key question concerned the extent to which the character of the neighborhood had changed between February 1962 when the County Commissioners first denied C-2 zoning and July 1965 when they granted the zoning upon resubmittal. The lower court had ruled that there was enough evidence in the record to show a substantial change toward higher-density zoning in the area which would justify a C-2 zoning for the Golden Triangle.

Speakers indicated that much depended upon whether the change in the area referred to changes in plans or to physical changes that actually came into being subsequent to the first zoning denial. Ginsberg and Hal Siegel pointed out that many of the changes such as highway changes that took place after 1962 were envisioned and planned for ever since the 1950's.

Another suggested basis for appeal was the contention that the county commissioners made a decision based not exclusively on the facts in the record, but also took into consideration extraneous information. Also mentioned as another possible basis for appeal was the impact of C-2 zoning on traffic conditions.

GHI Offers Help

Nat Shinderman, acting GHI president, said that the discussion indicated to him that these were issues that the Court of Appeals should decide and not the city council, and there was sufficient basis for appeal. He reiterated GHI's offer to pay one-third of the appeal costs and commented that the cost was not out of proportion when one considers the importance of the case to the community.

GHI treasurer John O'Reilly added that "this zoning is forever and the amount of money is totally insignificant when spread over forever."

These sentiments were backed by Avrutis, who emphasized the "considerable community stake" in the case. He asked whether Greenbelt will protect itself and its integrity. Vance pointed out that Appeal Court decisions are not predictable and that in the last decade the appeals court has reversed Prince Georges lower court decissions in 13 out of 24 cases, and the county commissioners have been reversed in about one-third of the cases. Avrutis and Vance represented First National Realty, developers of Beltway Plaza.

Mayor Smith said that he had fought against the Golden Triangle commercial zoning for years and had reviewed the decisions very carefully for possible favorable elements to the city. The legal points made by those favoring appeal were not, in his judgment, consequential in the face of the whole posture of the case. He had to agree with DePaul that the current tendency of the Appeals Court is not to reverse zoning authority decisions. Smith also felt that the \$5,000-\$6,000 appeal costs could be used to better stead. In the end, he acknowledged that if the majority wanted to spend this money

on an appeal, he would go along.
Champion, in voting against the appeal, voiced his concern about the expenditure involved and said that those urging appeal were merely giving way to wishes.

NOTICE OF SPECIAL MEETING

THERE WILL BE A SPECIAL MEETING OF THE CITY COUNCIL OF GREENBELT, MONDAY, DECEMBER 12, 1966 at 9:00 P.M. for the consideration of the following proposed ordinances:

- 1. Public Meeting Ordinance of the City of Greenbelt
- 2. Parade Ordinance of the City of Greenbelt.

Report No. 69 had recommended approval of the GHI request since the rezoning is in accordance with the City Master Plan and with existing development in the area.

Appointments

The council made its long-awaited appointments to the Advisory Planning Board. It reappointed present members Edward Wuermser and Harvey Geller and chose Andrew Feeney, 14-A Ridge, for the third vacancy. All appointments are for 3-year terms.

Other appointments included Ronald Flake, 127 Lastner Lane, Mrs. Virginia Moryadas, 11-S Ridge, and James Hadley, 9117 Market Lane, to the Recreation Advisory Board for terms expiring May 1967; Albert F. Cousin, 1 Lakeside Drive, to the Community Relations Board; Al Herling to another 3-year term on the Employee Relations Board; and Mrs. Mary Jane Kinzer, 6-G Ridge, to the Greenbelt Foundation.

Other Business

Council also agreed to support a request of the Holy Cross Lutheran Church for a special exception for a nursery school and kindergarten in its present building.

City Notes

The owners of Parcel 8, the strip of land between Kenilworth Ave. and Ridge Rd. at the Crescent Rd. entrance to the city, have filed an appeal with the Circuit Court, objecting to the denial of C-2 zoning for that strip recently given by the County Commissioners.

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GREENBELT NEWS REVIEW AN INDEPENDENT NEWSPAPER Greenbelt, Maryland Editor: Mary Louise Williamson, 474-4908 Associate Editor: Mary Smith, 474-6314

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Volume 30, Number 4

Thursday, December 8, 1966

A Necessary Decision

Last Monday evening, the City Council voted 4 to 1 to reaffirm its earlier decision to appeal the commercial zoning of the Golden Triangle. Individual councilmen who voted for the appeal are to be commended, even though they voted in the face of the knowledge that the chances for a successful appeal were not the best.

But the basic issue has never been whether the appeal chances were good or bad or whether the legal expenditure of \$6,000-\$7,000 was warranted. The basic issue was whether Greenbelt was going to stand up and fight for its future and the integrity of the master plan with its concepts of low-density land use, minimum traffic congestion, maximum open spaces, and scenic beauty.

It would be little comfort to Greenbelters 10 years from now, while struggling with traffic and other social problems created by a densely-populated community, to know that the 1966 City Council saved \$6,000, but had refused to exhaust all the remedies available to it for preserving the character of Greenbelt as a low-density residential community.

Even if this particular appeal is lost, the significance of the Council's decision of last Monday will remain. Greenbelt has made clear to all parties concerned that it is deadly serious about preserving the community and is not simply going through the motions. It has served notice that every future zoning case in conflict with the goals of the community will be fought to the hilt through every means available. The impact of this decision on future zoning matters should not be underestimated.

Brian Paris

S/Sgt. C. Brian Paris, 30, 6-L Hillside, died in Vietnam on December 4, 1966. While participating in a patrol, Sgt. Paris was riding in a military vehicle which struck a hostile mine.

Brian Paris was a long-time resident of Greenbelt, having lived here since 1940. He attended the Center School, Greenbelt High School and Maryland University.

Sgt. Paris was a career military man with service during the Korean conflict and had previously completed enlistments in the Marine Corps and Air Force. At the time of his death he was assigned to the Army's 1st Infantry Division. While a member of that division, he had been awarded the Purple Heart for wounds received

during operation Rolling Stone. He is survived by his parents, Mr. and Mrs. Walter B. Paris of the home address, and two sisters, Mrs. D. Elaine Stauffer, Athens,

Greece, and Mrs. June P. Runnion of Beltsville. Funeral services will be held at Ft. Myer Chapel, Ft. Myer, Va.

Internment will be in Arlington National Cemetery. Family friends will be notified of time and date of services.

JCC Chanukah Party

The children and parents of the Sunday School of the Jewish Community Center will celebrate Chanukah at a party this Sunday, Dec. 11, 10:30 a.m. The sixth and seventh graders will present a

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Perry F. Miller, Pastor Church School Worship Service ...

. 11:00 a.m. Classes for pre-schoolers and Nursery provided Parsonage, 474-7293 40 Ridge Rd., 474-9410

Sunday School 6:00 p.m. Training Union ... Evening Worship

Morning Worship 7:00 p.m. Wednesday, 8:00 p.m. Prayer Meeting

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Hours: Mon. thru Fri. 9 a.m. to 4 p.m. and 7 to 9 p.m.; Saturday 9 a.m. to 1 p.m. Obnoxious and Unworthy To the Editor:

On Monday evening, December 12, at 9 p.m., the City Council will hold a Special Meeting to consider ordinances restricting public meetings and parades. This meeting may be one of the most important events in the public life of our city in many years.

In September Councilman David Champion introduced a proposed ordinance aimed at restricting "public meetings." The ordinance would make it necessary to secure a permit from the police in order to hold any public meeting and would forbid any meeting in a public place during evening hours. The ordinance allows the police to change the date, time or place of a meeting, and makes it a crime even to attend a meeting that has not obtained a permit. A similar ordinance restricting "parades," i.e. demonstrations and picketing, was also introduced.

These ordinances were judged to be blatantly unconstitutional after study by a representative of the National Capital Area Civil Liberties Union. They seriously infringe upon the freedom of speech and the right of peaceable assembly.

The ordinances are currently being revised by the City Solicitor. Some of the more flagrant features will undoubtedly be removed. What will remain will still be dangerous, unwise and unconstitutional if the central defect is retained: the requirement of any permit at all. The power to require a permit for the exercise of a right is the power to deny that right.

These ordinances are, in fact unnecessary. Those things which may reasonably be done to regulate metings and parades may already be done under existing statutes. Those additional things which these ordinances would permit the city to do are obnoxious and unworthy of a free society.

If these ordinances should pass, they will be an embarrassment to the entire community. They may involve the city in costly litigation over test cases. Greenbelt would join Mississippi in being a place where it is necessary to call the police and ask if a meeting is authorized before daring to attend.

These proposed ordinances should be carefully studied by each citizen. They may be obtained from the City Manager's office. We urge everyone to attend the Special Council Meeting on Monday evening in the Municipal Building.

Allen M. Lenchek Bruce Bowman Bertram Donn Albert K. Herling Norman Kilpatrick Ken Pittman Jean Turkiewicz Harold S. Zapolsky

Lutheran Advent Vespers

The Rev. Paul Amt, the Rev. Wesley Toepper, and Deaconess Grace Henneman, missionaries to the various institutions in and around Washington will be guest speakers at Holy Cross Lutheran Church next Wednesday, December 14, at 8 p.m. The theme of their message will be "Christ Comes to the Institutions." An open forum will follow the service.

A special children's service will be conducted by the pastor of Holy Cross from 7 to 7:30 p.m. The public is invited to join us in these services.

COMMUNITY CHURCH

Rev. Kenneth B. Wyatt Rev. Johanna Stroetker

"Church Open for Prayer 10 a.m.-3 p.m., Mon.-Fri."

Friday, 4 p.m. - Junior High Fellowship and Confirmation

Sunday, 9:30 a.m. - New members' class, 2-B Hillside. Church School grade 5 through

10:45 a.m. - Morning Worship. Church School infants through Junior Grade 4. 7:00 p.m. - Tree Lighting and Family Carol singing.

8:30 p.m. - Board of Trustees Meeting. (A United Church of Christ)

Statement On Proposed Ordinances On Meetings and Parades

by James K. Giese, City Manager

On Monday, December 12, 1966, at 9 p.m. the City Council will consider two ordinances—one regulating meetings on public property and the other regulating parades on public streets. The public is invited to attend and express its views on the proposals.

These ordinances were prepared at my request by the Assistant City Solicitor, Mr. Mel Powell. The request was made as a result of the number of meetings of one kind or another held this summer which resulted in controversy. These included: a picnic with speeches by a political group; a political rally at the lake; the denial of a request for a booth by the Greenbelt Labor Day Eastival Committee and a subsequent reby the Greenbelt Labor Day Festival Committee and a subsequent request to the City to hold a political rally at the same time and the same place as the Festival; and a Ku Klux Klan rally. In each instance there were no guidelines for the City to use to issue or deny a permit

At first glance it would seem that the City Council could grant or deny permission as it sees fit, since City property is involved. This is not true, however. The United States Constitution guarantees the rights of free speech and assembly, and these rights extend to the use of public However, the guarantee of these rights is not a license for people to do as they please, whenever they please and wherever they please. Their actions must be reasonable, and the Supreme Court has held that reasonable regulations to assure reasonable actions are proper.

The intent and purpose of these ordinances is not to deny any constitutionally guaranteed rights but to establish reasonable regulations for the conduct of meetings and parades. For example, outdoor public meetings are prohibited at night except in two well-lighted areas. Also, a permit must be applied for in advance so that the Police Department can be prepared to handle any crowds. Parade routes must be designated in advance so that temporary parking restrictions can be established if necessary. The ordinance in no way restricts any group from holding public meetings so long as they are held at a reasonable time and at a reasonable place and advance notice is given. Further, the ordinance in no way

regulates meetings or parades on private property or indoor meetings.

Copies of these ordinances may be obtained at the City Clerk's office. The following are very brief summaries:

Public Meetings

Except for students participating in educational or recreational activities and City-sponsored recreational activities, no person shall form, start, aid or participate in a meeting held upon a street, park, etc. without first obtaining a permit. The permit shall be applied for at least 10 days in advance. The application shall list a variety of information such as when, where, and who, and the name of a person to contact. The meeting shall not be conducted for private profit and shall take place between the hours of sunrise and sunset except at the lighted softball diamond at Braden Field or at the lighted parking lot behind the Center. No person shall interfere with the conduct of a public meeting or drive between persons participating in a public meeting. A violator of the ordinance who is convicted is subject to a fine not to exceed \$100 or 30 days

Parades

A parade is defined as any parade, march, demonstration, non-labor picketing or procession upon a street, park, etc. except for funeral processions, students going to and from classes or participating in educational activities, participants in City-sponsored recreational activities, motorcades of less than 5 cars, or parades of 5 or less persons. visions of the parade ordinance are very similar to the meetings ordinance except that there is a \$5 permit fee (this may be deleted by Council), that parades shall not interfere with the movement of fire-fighting equipment, and that the Chief of Police may restrict parking on a parade route when required.

Dear Customer Letter

THAT COMES STRAIGHT FROM THE HEART IF YOU'RE AN OLE' TIMER LIKE I AM . . .

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Did we do something we shouldn't have done or maybe we didn't do something we should have

If you have stayed away from us won't YOU GIVE US THE LOWDOWN as to why? We'll appreciate it. Surely it's not our prices or our shows, and it can't be because you have to put on your best finery.

You can come on down to our shows, in your work clothes. We're not stuck up. JUST COME. But won't you please come before we have to

close this theatre for good.

And to those "Regulars" who continue to call on us and to those who haven't it's nice to have a chance to say "Hello" and I sure would like to see SOME OF THE MOTHERS AND FATHERS OF GREENBELT come on down through the week evenings to see us. WE CAN'T CONTINUE TO RUN THIS THEATRE WITH NO PATRONS.

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nish returning your furniture HONEYMOON 1-BDRM. COTready to stain and finish. Call anytime for a free estimate 474-6928. detached, large yard. 474-6439.

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SALE: - 2 Vinyl plastic folding doors, new - only \$3.29 ea. and 2 showers to attach - value \$32 - \$15. 474-7206.

POODLES FOR XMAS - Miniature white pups (female) AKC Reg. 474-1848.

CATHOLIC CLUB NEWS

Dec. 10 Saturday, Christmas shopping trip to D.C. We will stop to look at all the large window displays also. Contact Sally David (345-9468) or Linda Morphet (474-6919).

TEEN DANCE

A dance for teens will be held at the Jewish Community Center on Saturday, Dec. 10 from 8 to 11 p.m. WPGC's Disc Jockey Marv Brooks and the Warringtons and a Mystery Band will be featured. Tickets can be purchased at the door. Call 474-6746 or 345-1497 for information.



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Recreation Review

by Darald G. Lofgren Director of Recreation

Teen Club Chatter The Greenbelt Teen Club will be closed Saturday night, Dec. 10, because of the appearance of Lawrence and the Arabians at the Greenbelt Armory. We encourage

all Teen Club members to attend this dance.

On Saturday, Dec. 17, the Greenbelt Teen Club will hold its Annual Christmas Dance from 8-11 p.m. The Knightmen will play, and the gym will be decorated in the holiday tradition. A drawing for a \$5.00 cash door prize will a take place during the evening. All teenagers, members and non-members, will be admitted at a reduced admission rate, provided they donate two cans of food toward our campaign for the needy families of the Greenbelt area. Any member bringing 2 cans of fod plus one non-member will be admitted free of charge to this dance.

Dress for the dance will consist of shirt, tie and leather shoes for the boys and party dresses for the

Girls' Basketball

Girls interested in competing in basketball, on a team basis, should contact the Recreation Department, 474-6878. Games will be played at Greenbelt Junior High every other Thursday evening. Coaches are also needed.

Adult Arts and Crafts

There will be an exhibit of crafts articles, made by the Adult Crafts Class, in the Twin Pines Office, Dec. 6 through Dec. 13.

Boys Club Basketball

Sign up for Boys Club Basketball on Saturday, Dec. 10, at the Youth Center between 10 - 12 noon. For further information call Bill Goodall, 474-7284. Rosters must be completed by Dec. 26. The season will begin the first week in Jan-

GreenbeltTheatre

ADULTS 75c CHILDREN 25c TEEN-AGERS with CARDS 50c

Thur - Fri - Sat Dec 8-9-10 James Stewart - Maureen O'Hara, Brian Keith in THE RARE BREED

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Sunday - Mon - Tues - Wed December 11-12-13-14 Gregory Peck - Anthony Quinn David Niven in

THE GUNS OF NAVORONE

Mon - Tues - Wed at 7:55 only

STARTS THURSDAY DEC 15 James Garner - Sandra Dee

Mellina Mercouri in A MAN COULD GET KILLED



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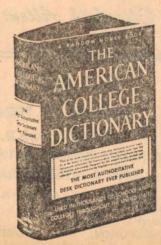
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